UNITED STATES DISTRICT COURT

for the

District of Nebraska

Ur	nited States of Americ	a)	
	v. Lee T. Newell)	0.0000400
	LCC 1. NOWOII) Case No:	8:08CR163
D		04/24/2000) USM No:	22300-047
Date of Original Ju	.dgment: Amended Judgment:	04/21/2009) David R. S	Stickman
(Use Date of Last Ame			Defendant's	
			VEOD CE	NAME OF DEDICATION
OF				NTENCE REDUCTION
	PUR	RSUANT TO 18	8 U.S.C. §	3582(c)(2)
§ 3582(c)(2) for a subsequently been § 994(u), and having	reduction in the term of lowered and made renge considered such m	of imprisonment im troactive by the Uni otion, and taking in	posed based of ted States Services to account the	u of Prisons the court under 18 U.S.C. on a guideline sentencing range that has attencing Commission pursuant to 28 U.S.C. expolicy statement set forth at USSG §1B1.10 that they are applicable,
IT IS ORDERED	that the motion is:			
DENIE the last judgment issue	 -		previously in onths is reduc e	nposed sentence of imprisonment (as reflected in ed to
• 0	·	nplete Parts I and II of I		
	(J		
E		:		04/21/2009 shall remain in effect
•	se provided, all provis	ions of the judgmen	it dated	shall remain in effect.
IT IS SO ORDER	RED.			, , ,
Order Date:	02/25/2016		1	Perie Sitt (and
				Judge's signature
Effective Date:			Lauria S	Smith Camp, Chief U.S. District Judge
Effective Date:	f different from order date,		Laurie	Printed name and title

This page contains information that should not be filed in court unless under seal. (Not for Public Disclosure)

_	
GE (Prior to Any Departures)	
Amended Total Offense Level:	
Criminal History Category:	
Amended Guideline Range: to	months
TIDELINE RANGE range. chan the guideline range applicable to the defendance departure or Rule 35 reduction, and the reduced strange.	
J ii	Amended Total Offense Level: Criminal History Category: Amended Guideline Range: IDELINE RANGE range. han the guideline range applicable to the defendance departure or Rule 35 reduction, and the reduced seconds.

III. ADDITIONAL COMMENTS

Because the Defendant is classified as a career offender and therefore not eligible for a sentence reduction pursuant to Amendment 782, the Defendant's pro se Motion to Appoint Counsel and to Reduce Sentence - USSC Amendment (Filing No. 119) is denied; and the Federal Public Defender's Motion to Withdraw (Filing No. 124) is granted.